

**IT BUILDS YOU UP,  
and KEEPS YOU UP.**

The Best Cod Liver Preparation

Delicious to  
the Taste.

Not a Patent  
Medicine.



Vinol contains ALL the medicinal elements of genuine, fresh cod's livers and their oil; with organic iron, and other body building ingredients, in a deliciously palatable and easily digested form. It is everywhere recognized as the greatest

## BODY BUILDER AND STRENGTH CREATOR

known to medicine—Vinol is the only cod liver preparation which contains no oil, grease, or any disagreeable feature, and sold on a positive guarantee of "money back if it fails to give satisfaction."

**For Old People—Puny Children—Weak Women—Debilitated, All Tired Out People—Nursing and Weak Mothers—To Gain Flesh—To Get Strong—All Weak People—Chronic Colds—Hacking Coughs—Bronchitis—Lung Troubles—Nothing equals Vinol.**

Try it—if you don't like it, we return your money.

**RICKERT & WELLS, Druggists.**

### A COSTLY RAILROAD.

St. Johnsbury and Lake Champlain Run at Annual Loss of \$100,000.

Boston, Oct. 18.—The annual report of the St. Johnsbury and Lake Champlain railroad for the year ending June 30, 1904, has been sent to the stockholders. This road extends 131 miles through northern Vermont, from Lunenburg to Swanton, and though practically owned by the Boston and Maine, is operated as a separate railroad. Its gross earnings for the year were \$346,336.71, and its operating expenses and taxes \$308,901.21. The net earnings are given as \$37,435.50, but are offset by interest on bonds amounting to \$66,400 and interest on notes of \$12,014.89. The deficit is therefore \$40,979.39, to which may be added accrued interest on bonds amounting to \$58,000 which is still due the Boston and Maine and Boston and Lowell railroads. The road carried 192,347 passengers, as against 180,467 the year previous, while the freight tonnage fell off from 362,447 tons for

the year ending June 30, 1903, to 332,150 for the past year. There was also a decrease in the gross earnings per mile from \$2,728.27 to \$2,633.74 for the year covered by this report.

### \$100 REWARD OFFERED.

For Recovery of Guilford Insane Man Dead or Alive.

Brattleboro, Oct. 17.—John E. Gale, of Guilford, guardian of Lester J. Stafford, aged 52 years, has offered a reward of \$100 for an information leading to finding of Stafford, dead or alive. Stafford is an insane man who has lived for many years in the family of R. M. Fairbanks in the south part of Guilford. On Saturday evening he left the Fairbanks farm, and has not been seen since. A force of 40 or more men scoured the Guilford woods all day Sunday, and are still keeping up the search. Mr. Gale does not think that Stafford is dead, but is inclined to think that he has run away. He is perfectly harmless, although rather furious in appearance.

### For that tight feeling in your chest

There is a remedy over 60 years old—Ayer's Cherry Pectoral. Of course you have heard of it, probably have used it. Once in the family, it stays; the one household remedy for coughs and hard colds on the chest. Ask your doctor about it. J. C. Ayer & Co., Lowell, Mass.

### REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 21st day of November, A. D. 1903, assess upon lands of Mrs. Sarah Mower, for grading, paving, macadamizing, curbing and guttering a certain portion of North Main Street, in said City of Barre, upon the following described lands of said Mrs. Sarah Mower, abutting on said Street, to-wit: Bounded Northerly by land owned by Eli T. Rice, Westerly by Jail Branch, Southerly by land owned by Jane M. and W. G. Reynolds, and Easterly by North Main Street.

The sum of \$4,0384 per front foot of said land abutting on said North Main street, amounting in all to the sum of One Hundred Thirty Seven 99-100 Dollars.

Now, this is to warn the said Mrs. Sarah Mower who has not paid said assessment and neglects and refuses so to do to the City Treasurer of the said City of Barre, or to the City Treasurer of the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at 2:30 o'clock, p. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre in said County of Washington, this 24th day of August, A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre,  
Vermont.

### REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 21st day of November, A. D. 1903, assess upon lands of Fred A. Slayton and Minnie A. Slayton, for grading, paving, macadamizing, curbing and guttering a certain portion of South Main Street, in said City of Barre, upon the following described lands of said Fred A. Slayton and Minnie A. Slayton abutting on said Street, to-wit: Bounded Northerly by land of Sarah Mower, Southerly by land owned by Lily A. Averill, Easterly by South Main Street.

The sum of \$4,263 per front foot, of said land abutting on said South Main street, amounting in all to the sum of Forty One 91.5-100 Dollars.

Now, this is to warn the said Fred A. Slayton and Minnie A. Slayton who have not paid said assessment and neglects and refuses so to do to the City Treasurer of the City of Barre, or to the City Treasurer of the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at Four o'clock, p. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre in said County of Washington, this 24th day of August, A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre,  
Vermont.

## HELD FOR MURDER

Joe Walcott, the Pugilist,  
Under Arrest.

### SHOT MAN THROUGH HEART

Colored People Sure It Was an Accident—Pugilist on Dangerous List in Boston Hospital.

Boston, Oct. 19.—Nelson C. Hall, colored, was killed and Joe Walcott, the colored pugilist, was shot through the right hand by the accidental discharge of a revolver in the hands of Walcott at a dance early yesterday. Walcott was placed under arrest and later removed to the city hospital.

The sound of the firing caused a panic in the dance hall. Before Walcott had a chance to explain the shooting the crowd was in an uproar and it was some time before the police could restore order. They then placed Walcott under arrest and held several other persons as witnesses.

It is believed that Walcott will never be able to enter the ring again. The bullet passed through the palm of his hand, splintering the bone.

In explaining the shooting he said that he was exhibiting a magazine revolver of large calibre and containing 12 chambers to Hall when from some unknown cause it was discharged. The bullet passed through Walcott's hand and then pierced Hall's heart, killing him instantly.

Walcott is dangerously wounded in the hospital and may die from lockjaw. On this account the surgeons at the hospital set the period of two weeks requisite to put Walcott out of danger, if he lives, and a hearing in the case will not be had until then.

Walcott has been more or less in the public eye of late, and recently announced that he was going to run for mayor of Malden. He purchased a house in a nice residential section of that city, and his advent created quite a sensation. He lives at 8 Belmont street, just back of which is the fine residence of H. E. Converse.

### WILL MEET IN LONDON.

Young Corbett and White Will Fight Nov. 30.

New York, Oct. 19.—A match for a \$10,000 side bet was finally arranged early today between William Rothwell (Young Corbett) and Jabez White, the English lightweight champion. The fight will take place in London Nov. 30. Charles Mitchell, the former heavyweight prize fighter, conducted the negotiations on the behalf of White.

An odd feature of the match is that Charles White, the American referee, will officiate. It was agreed that both sides should abide by his interpretation of Queensbury rules.

Mitchell demurred over Rothwell's programme for an earlier fight in California, but the American declared it would make no difference and that he should insist on carrying out his plan to box Nelson first.

### HELD FOR MANSLAUGHTER.

Fenton and Hawkins Will Be Tried On That Charge in Melrose Dynamite Case.

Malden, Mass., Oct. 18.—Driver Fenton and Foreman Hawkins of Eastman's Express Co., from whose wagon a box of dynamite fell Sept. 21, resulting in the blowing up of a trolley car and killing nine persons and injuring a score of others, pleaded not guilty to the charge of manslaughter in the district court today, and waiting examination were held in \$1,000 each for the December term of the superior court. Both were admitted to bail.

### A Guaranteed Cure for Piles.

Itching, Blind, Bleeding or Protruding Piles. Your druggist will refund money if PAZO OINTMENT fails to cure you in 6 to 14 days. 50c.

### REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 21st day of November, A. D. 1903, assess upon lands of the First Universalist Society, E. T. Cutler, H. D. Camp and W. H. Gladding, Trustees of said Society, for grading, paving, macadamizing, curbing and guttering a certain portion of South Main Street, in said City of Barre, upon the following described lands of said Universalist Society abutting on said street, to-wit: Bounded Southerly by land owned by Hester A. Richardson, Northerly by Church Street, and westerly by South Main Street, and Easterly by land owned by the Congregational Society of Barre, Vt.

The sum of \$4,263 per front foot, of said land abutting on said South Main street, amounting in all to the sum of Eighty Five 75.4-100 Dollars.

Now, this is to warn the said First Universalist Society who has not paid said assessment and neglects and refuses so to do to the City Treasurer of said City of Barre, or to the City Treasurer of the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at Twelve o'clock noon as will be requisite to discharge said assessment with costs.

Dated at the City of Barre in said County of Washington, this 24th day of August, A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre, Vt.



MRS. ANNA B. FRYE.

### WHAT OVERWORK REALLY MEANS.

What a long story is condensed in that one word, which Mrs. Frye uses in her letter—as if "overwork" were a matter of course.

How many persons ever stop to realize that "overwork" simply means that their vitality has not been sufficient for the duties of the day—the work has probably been no more than a normally healthy person could do with ease.

Instead of calling it "overwork" it would be truer to speak of it as—"Under-vitality."

Remember, your strength is not in your muscles—the muscles simply work when the nerve force tells them to. Even your brain does not work by itself—the substance in your brain cells depends on getting energy with which to do its work; and this energy is nerve force—the same great power-of-life that actuates every function of the body.

Every form of weakness, or sickness, or disease, results from a lack of the strong nerve force which should keep the organs working properly.

When one speaks of "a good constitution," one simply means a sound, strong nerve system.

When the nerve system is not strong and well-nourished, it follows inevitably that one is easily "over-worked"—easily run down—just as Mrs. Frye describes:

"As a tonic and invigorator I am sure nothing equals Paine's Celery Compound. I have it always on hand.

"When weak and nervous, or restless from overwork, a dose of it soothes and strengthens me so that I wake up bright and refreshed, and fully capable of going through a strenuous day's work."—Mrs. Anna B. Frye, 122 DeKalb Ave., Brooklyn, N. Y., August 5, 1904.

The nerves need food to keep up their strength. Their food is not the same food that we usually know.

Prof. Phelps, of Dartmouth University, was the first physician to enunciate the principle which today is recognized as one of the foundations of the science of medicine—the great enlightening truth, that the nerve system rules all the body's health.

He sought and found the food that builds up and restores the nerves—the celery formula, which has become famous as Paine's Celery Compound—the celebrated nerve vitalizer and tonic.

Doctors know and value this prescription and make constant use of it in their practice.

Its effect is almost instantaneous—the nourishment and vigor given to the nerve system by Paine's Celery Compound is felt at once.

The patient feels this at once and gains confidence by it.

The stronger nerve forces have begun at once to make each organ of the body do the work that nature expects of it.

Two days' treatment with Paine's Celery Compound will prove its marvelous power.

Remember this,—Paine's Celery Compound is the prescription of one of the most famous physicians this country has ever known, and all reputable druggists sell and recommend it.

WELLS, RICHARDSON & CO.,  
BURLINGTON, VERMONT.

### \$15,000 FOR A STOLEN KISS.

Mrs. Mitts Sues for That Amount—Kiss Taken in Her Husband's Absence.

Cincinnati, Oct. 18.—Whether a stolen kiss is worth \$15,000 is the question which will have to be decided by a jury in Federal Judge Cochran's court, which sits in Covington, Ky., today. Mrs. Grant Mitts of Mason, Ky., thinks she is entitled to that amount for a kiss which she declares was stolen last June by J. B. Alexander, a friend of her husband, who made a friendly call while

her husband was not at home and she has brought suit.

As a result of the alleged larceny she declares she is a nervous wreck, and has been subjected to much humiliation and notoriety.

Always Remember the Full Name  
**Laxative Bromo Quinine**  
Cures a Cold in One Day, Grip in 2 Days

E. H. Little on every box 25c

### REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 21st day of November, A. D. 1903, assess upon the lands of Levi J. Bolster for grading, paving, macadamizing, curbing and guttering a certain portion of North Main Street, in said City of Barre, upon the following described lands of said Levi J. Bolster abutting on said street, to-wit:

Bounded Northerly by land owned by D. M. Miles, Westerly by Jail Branch, Southerly by land owned by Eli T. Rice, and Easterly by North Main Street.

The sum of \$4,0384 dollars per front foot of said land abutting on said North Main street, amounting in all to the sum of Two Hundred Forty & 10-100 Dollars.

Now, this is to warn the said Levi J. Bolster who has not paid said assessment and neglects and refuses so to do to the City Treasurer of the said City of Barre, or to the City Treasurer of the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at nine o'clock, a. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre, in said County of Washington this 24 day of August A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre,  
Vermont.

### REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 21st day of November, A. D. 1903, assess upon the lands of W. H. Gladding for grading, paving, macadamizing, curbing and guttering a certain portion of North Main street, in said City of Barre, upon the following described lands of said W. H. Gladding abutting on said street, to-wit:

Bounded Northerly by land owned by Ella Reed, Caroline King, Alice Jones and the Estate of A. C. Reed, Westerly by Jail Branch, Southerly by land owned by E. A. Brown.

The sum of \$4,0384 dollars per front foot of said land abutting on said North Main street, amounting in all to the sum of Ninety Two & 36-100 Dollars.

Now, this is to warn the said W. H. Gladding who has not paid said assessment and neglects and refuses so to do to the City Treasurer of the said City of Barre, or to the City Treasurer of the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at 9:30 o'clock, a. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre, in said County of Washington this 24 day of August A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre,  
Vermont.

### REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 28th day of November, A. D. 1903, assess upon the lands of W. N. Holden, Florence Tilden, Clark Holden, Myra Holden and Charles Campbell for grading, paving, macadamizing, curbing and guttering a certain portion of South Main street, in said City of Barre, upon the following described lands of said W. N. Holden, Florence Tilden, Clark Holden, Myra Holden and Charles Campbell abutting on said Street, to-wit: Bounded Southerly by land owned by Sarah A. Reid, Northerly by land owned by Hester A. Richardson and Westerly by South Main Street.

The sum of \$4,263 per front foot, of said land abutting on said South Main street, amounting in all to the sum of Fifty Three 35-100 Dollars.

Now, this is to warn the said W. N. Holden, Florence Tilden, Clark Holden, Myra Holden, and Charles Campbell who have not paid said assessment and neglects and refuses so to do to the City Treasurer of said City of Barre, or to the City Treasurer of the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at Three o'clock, p. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre in said County of Washington, this 24th day of August, A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre,  
Vermont.

### REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 28th day of November, A. D. 1903, assess upon the lands of Fred A. Slayton for grading, paving, macadamizing, curbing and guttering a certain portion of South Main Street, in said City of Barre, upon the following described lands of said Fred A. Slayton abutting on said Street, to-wit: Bounded Northerly by land owned by Jennette Martin, Southerly by land owned by Sarah Mower, and Easterly by South Main Street.

The sum of \$4,263 per front foot, of said land abutting on said South Main street, amounting in all to the sum of Sixty Four 97.2-100 Dollars.

Now, this is to warn the said Fred A. Slayton who has not paid said assessment and neglects and refuses so to do to the City Treasurer of said City of Barre, or to the City Treasurer of the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at 3:30 o'clock, p. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre in said County of Washington, this 24th day of August, A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre,  
Vermont.

### REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 21st day of November, A. D. 1903, assess upon the lands of Mary Jane Durkee for grading, paving, macadamizing, curbing and guttering a certain portion of North Main Street, in said City of Barre, upon the following described lands of said Mary Jane Durkee abutting on said street, to-wit:

Bounded on the North by land owned by W. G. Reynolds and Jane Reynolds, Westerly by Jail Branch, Southerly by land owned by W. A. Boyce, and Easterly by North Main Street.

The sum of \$4,0384 dollars per front foot of said land abutting on said North Main street, amounting in all to the sum of Eighty & 77-100 Dollars.

Now, this is to warn the said Mary Jane Durkee who has not paid said assessment and neglects and refuses so to do to the City Treasurer of the said City of Barre, or to the City Treasurer of the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at seven o'clock, a. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre, in said County of Washington this 24 day of August A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre, Vt.

### REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 28th day of November, A. D. 1903, assess upon the lands of Lily A. Averill for grading, paving, macadamizing, curbing and guttering a certain portion of South Main street, in said City of Barre, upon the following described lands of said Lily A. Averill abutting on said street, to-wit: Bounded Northerly by land owned by Fred A. Slayton and Minnie A. Slayton, Southerly by land owned by Louise H. Lazell and Easterly by Main Street.

The sum of \$4,263 per front foot, of said land abutting on said South Main street, amounting in all to the sum of Two Hundred Eighty-Nine and 27-100 Dollars.

Now, this is to warn the said Lily A. Averill who has not paid said assessment and neglects and refuses so to do to the City Treasurer of the said City of Barre, or to the City Treasurer of the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at one o'clock, p. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre in said County of Washington, this 24th day of August, A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre, Vt.